1 2 3 4 IN THE UNITED STATES DISTRICT COURT 5 FOR THE WESTERN DISTRICT OF WASHINGTON 6 Gabriella Sullivan; Rainier Arms, LLC; Second 7 Amendment Foundation; and Firearms Policy Coalition, Inc., 8 Plaintiffs, 9 v. 10 Bob Ferguson, in his official capacity as 11 Washington State Attorney General; John R. 12 Batiste, in his official capacity as Chief of the Washington State Patrol; Patti Cole-Tindall, in Case No. 3:22-cv-5403 13 her official capacity as Interim Sheriff for King County, Washington; John Gese, in his official PLAINTIFF SECOND AMENDMENT 14 capacity as Sheriff for Kitsap County, FOUNDATION, INC.'S CORPORATE Washington; Rick Scott, in his official capacity DISCLOSURE STATEMENT as Sheriff for Grays Harbor County, 16 Washington; Dan Satterberg, in his official capacity as County Prosecutor for King County, 17 Washington; Chad M. Enright, in his official capacity as County Prosecutor for Kitsap 18 County, Washington; and Katie Svoboda, in her official capacity as County Prosecutor for Grays Harbor County, Washington, 20 Defendants. 21 22 23 24 25 26 27

In accordance with Federal Rule of Civil Procedure 7.1(a), Plaintiff Second Amendment Foundation, Inc. submits the following corporate disclosure statement. Second Amendment Foundation, Inc. is a nonprofit membership corporation, formed and in good standing in the State of Washington under Section 501(c)(4) of the Internal Revenue Code. Second Amendment Foundation, Inc. is not publicly traded and has no parent corporation. There is no publicly held corporation that owns ten percent or more of its stock.

Plaintiff Second Amendment Foundation, Inc.'s Corporate Disclosure Statement | 1

Sullivan v. Ferguson, No. 3:22-cv-5403

Ard Law Group PLLC

P.O. Box 11633 Bainbridge Island, WA 98110 Phone: (206) 701-9243

1	June 3, 2022.	
2	ARD LAW GROUP PLLC	COOPER & KIRK, PLLC
3		/s/ David H. Thompson
4	By:	David H. Thompson*
5		dthompson@cooperkirk.com
6	Joel B. Ard, WSBA # 40104 Ard Law Group PLLC	
	P.O. Box 11633	<u>/s/ Peter A. Patterson</u> Peter A. Patterson*
7	Bainbridge Island, WA 98110 206.701.9243	ppatterson@cooperkirk.com
8	Joel@Ard.law	рринегооп@соорегкик.сош
9	Attorneys For Plaintiffs	/s/ William V. Bergstrom
10		William V. Bergstrom*
1.1		wbergstrom@cooperkirk.com
11		
12		1523 New Hampshire Avenue, N.W.
13		Washington, D.C. 20036
		(202) 220-9600
14		(202) 220-9601 (fax)
15		MOUNTAIN STATES LEGAL FOUNDATION
16		
17		/s/ Cody J. Wisniewski
18		Cody J. Wisniewski*
19		2596 S. Lewis Way
		Lakewood, CO 80227
20		Phone: (303) 292-2021
21		*Pro hac vice applications forthcoming
22		
23		
24		
25		
26		
27		